UNITED STATES DISTRICT COURT 1 NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION 2 ROBERT CULLEN, 3 On Behalf of Himself and All Others Similarly 4 Situated, 5 Plaintiff, Case No. 5:20-cv-02155-LHK 6 v. 7 ZOOM VIDEO COMMUNICATIONS, INC., 8 Defendant. 9 SAMUEL TAYLOR, 10 On Behalf of Himself and All Others Similarly 11 Situated, Case No. 5:20-cv-02170-LHK 12 Plaintiff, 13 v. 14 ZOOM VIDEO COMMUNICATIONS, INC., 15 Defendant. 16 LISA T. JOHNSTON, 17 On Behalf of Herself and All Others Similarly Situated, 18

Case No. 5:20-cv-02376-LHK

19

20

21

22

23

Plaintiff,

Defendant.

ZOOM VIDEO COMMUNICATIONS, INC.,

v.

25

26

TIMOTHY GENS,	
Individually and On Behalf of All Others Similarly Situated,	
Plaintiff,	Case No. 4:20-cv-03078-LHK
v.	
ZOOM VIDEO COMMUNICATIONS, INC.,	
Defendants.	
TESHA KONDRAT, GAVIN WOLFE, and CHANELLE MURPHY,	
Individually and On Behalf of All Others Similarly Situated,	Case No. 5:20-cv-02520-LHK
Plaintiffs,	
v.	
ZOOM VIDEO COMMUNICATIONS, INC.,	
Defendant.	
ROBERT LAWTON,	
On Behalf of Himself and All Others Similarly Situated,	Case No. 5:20-cv-02592-LHK
Plaintiff,	
v.	
ZOOM VIDEO COMMUNICATIONS, INC.,	
Defendant.	

On Behalf of Herself, Her Minor Child M.F., and All Others Similarly Situated, Plaintiff, v.		
Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. KRISTEN HARTMANN, On Behalf of Herself and All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Case No. 5:20-cv-02620-LHK Case No. 5:20-cv-02620-LHK Case No. 5:20-cv-02620-LHK V. ZOOM VIDEO COMMUNICATIONS, INC.,	THERESE JIMENEZ,	
Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. KRISTEN HARTMANN, On Behalf of Herself and All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Case No. 5:20-cv-02691-LHK Case No. 5:20-cv-02691-LHK Plaintiff, v.	On Behalf of Herself, Her Minor Child M.F., and All Others Similarly Situated,	C N 5 20 02504 LITE
ZOOM VIDEO COMMUNICATIONS, INC., Defendant. KRISTEN HARTMANN, On Behalf of Herself and All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	Plaintiff,	Case No. 5:20-cv-02591-LHK
Defendant. KRISTEN HARTMANN, On Behalf of Herself and All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	V.	
KRISTEN HARTMANN, On Behalf of Herself and All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	ZOOM VIDEO COMMUNICATIONS, INC.,	
On Behalf of Herself and All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	Defendant.	
Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	KRISTEN HARTMANN,	
V. ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, V. ZOOM VIDEO COMMUNICATIONS, INC.,	On Behalf of Herself and All Others Similarly Situated,	
ZOOM VIDEO COMMUNICATIONS, INC., Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	Plaintiff,	Case No. 5:20-cv-02620-LHK
Defendant. LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	V.	
LISHOMWA HENRY, Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	ZOOM VIDEO COMMUNICATIONS, INC.,	
Individually and On Behalf of All Others Similarly Situated, Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	Defendant.	
Plaintiff, v. ZOOM VIDEO COMMUNICATIONS, INC.,	LISHOMWA HENRY,	
v. ZOOM VIDEO COMMUNICATIONS, INC.,		Case No. 5:20-cv-02691-LHK
ZOOM VIDEO COMMUNICATIONS, INC.,	Plaintiff,	
	V.	
Defendant.	ZOOM VIDEO COMMUNICATIONS, INC.,	
	Defendant.	

RACHEL GREENBAUM,	
Individually and On Behalf of Herself and All Others Similarly Situated,	Case No. 5:20-cv-02861-LHK
Plaintiff,	
v.	
ZOOM VIDEO COMMUNICATIONS, INC.,	
Defendant.	
STACEY SIMINS,	
On Behalf of Herself and All Others Similarly Situated,	Case No. 5:20-cv-02893-LHK
Plaintiff,	Case No. 5:20-cv-02893-LHK
v.	
ZOOM VIDEO COMMUNICATIONS, INC.,	
Defendant.	
ADAM BUXBAUM, et al.,	
On Behalf of Themselves and All Others Similarly Situated,	Case No. 5:20-cv-02939-LHK
Plaintiffs,	
V.	
ZOOM VIDEO COMMUNICATIONS, INC.,	
Defendant.	

1 AJAY KIRPEKAR, 2 Individually and on Behalf of All Others Similarly Situated, 3 Plaintiff, 4 v. 5 ZOOM VIDEO COMMUNICATIONS, INC., 6 Defendant. 7 8 SAINT PAULUS LUTHERAN CHURCH, et 0 Individually and on Behalf of Themselves and All Others 10 Similarly Situated, 11 Plaintiffs, 12 v. 13 ZOOM VIDEO COMMUNICATIONS, INC., 14 Defendant. 15 16 17 18 19 20 21 22

23

24

25

26

27

28

Case No. 5:20-cv-03042-LHK

Case No. 5:20-cv-03252-LHK

STIPULATION AND [PROPOSED] ORDER TO CONSOLIDATE ACTIONS AND SET SCHEDULING DEADLINES

WHEREAS, the above-captioned related proposed consumer class actions pending before this Court in the United States District Court for the Northern District of California, entitled: Cullen v. Zoom Video Communications, Inc., Case No. 5:20-cv-02155-LHK ("Cullen"), filed March 30, 2020; Taylor v. Zoom Video Communications, Inc., Case No. 5:20-cv-02170-LHK ("Taylor"), filed March 31, 2020; Johnston v. Zoom Video Communications, Inc., Case No. 5:20-cv-02376-LHK ("Johnston"), filed April 8, 2020; Gens v. Zoom Video Communications, Inc., Case No. 4:20-cv-03078-LHK, April 12, 2020 ("Gens"); Kondrat, et al. v. Zoom Video Communications, Inc., Case No. 5:20-cv-02520-LHK ("Kondrat"), filed April 13, 2020; Lawton v. Zoom Video Communications, Inc., Case No. 5:20-cv-02592-LHK ("Lawton"), filed April 14, 2020; Jimenez v. Zoom Video Communications, Inc., Case No. 5:20-cv-02591-LHK ("Jimenez"), filed April 14, 2020; Hartmann v.

Case 5:20-cv-02155-LHK Document 62 Filed 05/28/20 Page 6 of 18

1	Zoom Video Communications, Inc., Case No. 5:20-cv-02620-LHK ("Hartmann"), filed April 15, 2020; Henry
2	v. Zoom Video Communications, Inc., Case No. 5:20-cv-02691-LHK ("Henry"), filed April 17, 2020; Greenbaum
3	v. Zoom Video Communications, Inc., Case No. 5:20-cv-02861-LHK (N.D. Cal.) ("Greenbaum"), filed April 24,
4	2020; Simins v. Zoom Video Communications, Inc., Case No. 5:20-cv-02893-LHK ("Simins"), filed April 27,
5	2020; Buxbaum, et al. v. Zoom Video Communications, Inc., Case No. 5:20-cv-02939-LHK, filed April 29, 2020
6	("Buxbaum"); Kirpekar v. Zoom Video Communications, Inc., Case No. 5:20-cv-03042-LHK ("Kirpekar"), filed
7	May 4, 2020; and Saint Paulus Lutheran Church v. Zoom Video Communications, Inc., No. 5:20-cv-03252-LHK
8	(N.D. Cal.) ("Saint Paulus") (the "Related Actions").1
9	WHEREAS, Plaintiffs in the Related Actions allege, inter alia, that Defendant Zoom Video
10	Communications, Inc. ("Zoom"), inter alia, provides customers' personal identifying information ("PII")
11	to unauthorized third parties without customers' consent;
12	WHEREAS Zoom denies such allegations;
13	WHEREAS, Plaintiffs in the Related Actions agree that consolidation is appropriate under Fed.
14	R. Civ. P. 42(a) because they involve common questions of law or fact, name the same defendant, arise
15	from the same events, and assert overlapping claims;

16

17

18 19

21

22

20

23

24

25

27

28

26

¹ Two actions involving common questions of law or fact and arising from the same events were filed against Zoom in the United States District Court for the Central District of California. See Ohlweiler v. Zoom Video Communications, Inc., Case No. 2:20-cv-03165-SVW (C.D. Cal. April 3, 2020) and Hurvitz v. Zoom Video Communications, Inc., Case No. 2:20-cv-03400-PA (C.D. Cal. April 13, 2020) (also naming Facebook, Inc. and LinkedIn Corporation as defendants). The parties in Ohlweiler filed a stipulation to transfer Ohlweiler to this District, which was granted by the Honorable Stephen V. Wilson on May 13, 2020. Ohlmeiler Dkt. No. 18. On May 20, 2020, Ohmeiler was accepted by the Northern District and assigned to Magistrate Judge Van Keulen. See Ohlweiler v. Zoom Video Communications, Inc., Case No. 5:20cv-03281-SVK. With respect to Hurvitz, Plaintiff Cullen filed a Notice of Pendency of Other Action with this Court pursuant to Civil Local Rule 3-13 ("Notice of Pendency") on April 23, 2020, Dkt. No. 25, which Hurvitz opposed on May 7, 2020, Dkt. No. 42. On May 12, 2020, after the parties in *Hurvitz* had responded to the Hurvitz Court's order to show cause why the case should not be transferred to the Northern District, Plaintiff in *Hurvitz* filed an amended complaint dismissing without prejudice his claims against Zoom (but not against Facebook or LinkedIn). Later that same day, acknowledging the amendment, the Honorable Percy Anderson ordered that Hurvitz be transferred to this District, Hurvitz Docket No. 41. See Hurvitz v. Zoom Video Communications, Inc., Case No. 4:20-03258-DMR (N.D. Cal. May 13, 2020).

WHEREAS, consolidation will eliminate duplicative discovery, the possibility of inconsistent rulings on class certification, *Daubert* motions, and other pretrial matters, and conserve judicial and party resources;

WHEREAS, Zoom does not at this time oppose procedural consolidation of the Related Actions for pre-trial purposes under Fed. R. Civ. P. 42(a), while expressly reserving all of its rights, remedies, defenses, objections, and legal arguments, including, without limitation, its right to move to dismiss or to compel arbitration, and to oppose consolidation in any other forum, further consolidation in this forum, or class certification on any grounds;

WHEREAS, the undersigned counsel for Plaintiffs agree that a streamlined process for the appointment of interim class counsel under Fed. R. Civ. P. 23(g)(3) or other designated counsel will be beneficial to the effective prosecution of the Related Actions, and any other related actions subsequently transferred to this Court;

WHEREAS, Zoom takes no position on Plaintiffs' request for the appointment of interim class counsel or other designated counsel;

NOW THEREFORE, the Parties through their respective counsel and subject to the Court's approval hereby stipulate that:

- 1. The Cullen, Taylor, Johnston, Gens, Kondrat, Lawton, Jimenez, Hartmann, Henry, Greenbaum Simins, Buxbaum, Kirpekar, and Saint Paulus actions currently pending before this Court and any other action arising out of the same or similar operative facts now pending or hereafter filed in, removed to, or transferred to this District shall be consolidated for pre-trial purposes pursuant to Fed. R. Civ. P. 42(a) before the Honorable Lucy H. Koh (hereafter the "Consolidated Action").
- 2. All papers filed in the Consolidated Action shall be filed under Case No. 5:20-cv-02155-LHK and shall bear the following caption:

26

27

UNITED STATES DISTRICT COURT

	ICT OF CALIFORNIA DIVISION
IN RE: ZOOM VIDEO COMMUNICATIONS, INC. PRIVACY LITIGATION	Master File No. 5:20-cv-02155-LHK
This Document Relates To:	
3. The case file for the Consolidated A	action will be maintained under Master File No. 5:20-
	ly to all actions to which this Order applies, the words words "This Document Relates To:" in the caption
1	to apply to all actions, the docket number for each
said action shall appear immediately after the wo	ords "This Document Relates To:" in the caption
•	ferred or removed to this Court that arises out of the
1	Action will be, with the Court's approval, consolidated es. The parties shall file a Notice of Related Action
pursuant to N.D. Cal. L.R. 3-12 whenever a case the	nat should be consolidated into this action is filed in,
	nes that the case is related and should be consolidated,
the clerk shall:	a separate file for such action:
a. place a copy of this Order in theb. serve on Plaintiffs' counsel in th	te new case a copy of this Order;
	upon defendants in the new case; and

- direct that this Order be served upon defendants in the new case; and
- d. make the appropriate entry in the Master Docket.

28

- 11

- 16
- 17
- 20
- 21
- 24
- 25 26

27

28

5. Zoom reserves and does not waive any and all rights to enforce its Terms of Service, or to move to dismiss or to compel arbitration, to oppose any class or other representative action in this or any other forum, and to oppose class certification or the appointment of class counsel on any grounds, including adequacy of representation under Fed. R. Civ. P. 23(a) and (g).

- 6. Initial deadlines for the Consolidated Action are as follows:
 - Any attorney who has filed an action in the Related Actions or any other action arising out of the same or similar operative facts now pending or hereafter filed in, removed to, or transferred to this District, may file an application for appointment as interim class counsel or other designated counsel either individually or as part of a proposed leadership structure. All applications must be e-filed in the Master File No. 5:20-cv-02155-LHK, no later than 5 p.m. Pacific Time, seven (7) calendar days from the date of entry of the Court's order approving this stipulation. Each attorney's or proposed leadership structure's application shall not exceed five pages double-spaced addressing the factors set forth in Rule 23(g) or other relevant factors and may include a resume no longer than three pages. Counsel may file a two-page response (including any attachments) no later than 5 p.m. Pacific Time, three (3) business days from the filing deadline of the initial applications. The Court may hold a hearing on the applications or appoint interim counsel or other designated counsel based on timely written submissions only;
 - Plaintiffs shall file a Consolidated Complaint superseding all previously individually filed complaints no later than thirty (30) days following entry of an order appointing interim class counsel or other designated counsel;
 - Zoom and any additional defendants named in future Related Actions need not file a response to the complaint in each Related Action and instead will answer, move or otherwise respond to the Consolidated Complaint no later than forty-five (45) days following service of the Consolidated Complaint; and

	1	d. The Parties (with interim counsel or other counsel as designated by the Court
in the Related Actions setting the Initial Case Management Conference for July 22, 2020 at 2:00 p.m. in Courtroom 8, 4th Floor, in San Jose, California. IT IS SO STIPULATED. Dated: May 21, 2020 Respectfully submitted, S. Mark J. Tamblyn Mark J. Tamblyn Mark J. Tamblyn (SBN 179272)	2	representing the interests of the Plaintiffs) will file a Joint Case Management
TI IS SO STIPULATED. Dated: May 21, 2020 Respectfully submitted, Is Mark Tamblyn Tam	3	Statement no later than July 15, 2020, pursuant to this Court's Order (Dkt. No. 30)
TI IS SO STIPULATED. Dated: May 21, 2020 Respectfully submitted, S	4	in the Related Actions setting the Initial Case Management Conference for July 22,
Dated: May 21, 2020 Respectfully submitted,	5	2020 at 2:00 p.m. in Courtroom 8, 4th Floor, in San Jose, California.
Mark J. Tamblyn Mark J. Tamblyn SBN 179272) WEXLER WALLACE LLP 333 University Avenue, Suite 200 Sacramento, California 95825 Telephone: (916) 565-7692 Facsimile: (312) 346-0022 mjt@wexlerwallace.com Kenneth A. Wexler (prn hae vice) Umar Sattar (prn hae vi	6	IT IS SO STIPULATED.
Mark J. Tamblyn Mark J. Tamblyn (SBN 179272) WEXLER WALLACE LLP 333 University Avenue, Suite 200 Sacramento, California 95825 Telephone: (916) 565-7692 Facsimile: (312) 346-0022 mjt@wexlerwallace.com Kenneth A. Wexler (pro hac vice) Umar Sattar (pro hac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com us@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro bac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@ustafsongluck.com dgoodwin@gustafsongluck.com lwang@gustfsongluck.com lwang@gustfsongluck.com	7	Dated: May 21, 2020 Respectfully submitted,
Mark J. Tamblyn (SBN 179272) WEXLER WALLACE LLP 333 University Avenue, Suite 200 Sacramento, California 95825 Telephone: (916) 565-7692 Facsimile: (312) 346-0022 mjt@wexlerwallace.com Kenneth A. Wexler (pro hac vice) Umar Sattar (pro hac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-0222 Facsimile: (312) 346-0222 Facsimile: (312) 346-0222 kaw@wexlerwallace.com us@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) David A. Goodwin (pro hac vice) Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com lwang@gustfsongluek.com	8	
WEXLER WALLACE LLP 333 University Avenue, Suite 200 Sacramento, California 95825 Telephone: (916) 565-7692 Facsimile: (312) 346-0022 mjt@wexlerwallace.com Kenneth A. Wexler (pro bac vice) Umar Sattar (pro bac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-0022 Facsimile: (312) 346-0022 Facsimile: (312) 346-0022 Facsimile: (312) 346-0022 kaw@wexlerwallace.com Daniel E. Gustafson (pro bac vice) David A. Goodwin (pro bac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustafsongluek.com lwang@gustafsongluek.com	9	
Sacramento, California 95825 Telephone: (916) 565-7692 Facsimile: (312) 346-0022 mjt@wexlerwallace.com Kenneth A. Wexler (pro hac vice) Umar Sattar (pro hac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com us@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com lwang@gustfsongluek.com lwang@gustfsongluek.com	10	
Telephone: (916) 565-7692 Facsimile: (312) 346-0022 mjt@wexlerwallace.com Kenneth A. Wexler (pro hac vice) Umar Sattar (pro hac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0222 kaw@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@ustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	11	
Kenneth A. Wexler (pro hac vice) Umar Sattar (pro hac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	12	Telephone: (916) 565-7692
Umar Sattar (pro hac vice) WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com 19 Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com lwang@gustfsongluek.com	13	
WEXLER WALLACE LLP 55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com lwang@gustfsongluek.com	14	Kenneth A. Wexler (pro hac vice)
55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	15	1 /
Telephone: (312) 346-2222 Facsimile: (312) 346-0022 kaw@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	16	55 West Monroe, Suite 3300
kaw@wexlerwallace.com us@wexlerwallace.com Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	17	Telephone: (312) 346-2222
Daniel E. Gustafson (pro hac vice) David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	18	
David A. Goodwin (pro hac vice) Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	19	us@wexlerwallace.com
Ling S. Wang* GUSTAFSON GLUEK PLLC Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	20	1 /
Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	21	Ling S. Wang*
Minneapolis, MN 55402 Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	22	
Telephone: (612) 333-8844 dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	23	/
dgoodwin@gustafsongluek.com lwang@gustfsongluek.com	24	Telephone: (612) 333-8844
26	25	dgoodwin@gustafsongluek.com
27	26	lwang@gusttsongluek.com
	27	

1	Attorneys for Plaintiff in Cullen v. Zoom Video
2	Communications, Inc., Case No. 5:20-cv-02155- LHK
3	
4	/s/ Hassan A. Zavareei
5	Hassan A. Zavareei (State Bar No. 181547) Katherine M. Aizpuru (<i>pro hac vice</i>)
	Mark A. Clifford*
6	TYCKO & ZAVAREEI LLP 1828 L Street NW, Suite 1000
7	Washington, D.C. 20036
8	Telephone: (202) 973-0900 Facsimile: (202) 973-0950
9	hzavareei@tzlegal.com
10	kaizpuru@tzlegal.com mclifford@tzlegal.com
11	
12	Annick M. Persinger (State Bar No. 272996) TYCKO & ZAVAREEI LLP
	1970 Broadway, Suite 1070
13	Oakland, CA 94612 Telephone: (510) 254-6807
14	Facsimile: (202) 973-0950 apersinger@tzlegal.com
15	Attorneys for Plaintiff in Taylor v. Zoom Video
16	Communications, Inc., Case No. 5:20-cv-02170-
17	LHK
18	/s/ Francis A. Bottini, Jr.
19	Francis A. Bottini, Jr. (SBN 179272) Albert Y. Chang (SBN 296065)
	Yury A. Kolesnikov (SBN 271173)
20	BOTTINI & BOTTINI, INC. 7817 Ivanhoe Avenue, Suite 102
21	La Jolla, California 92037
22	Telephone: (858) 914-2001 Facsimile: (858) 914-2002
23	fbottini@bottinilaw.com
24	achang@bottinilaw.com ykolesnikov@bottinilaw.com
25	, J
	Mark C. Molumphy (SBN 168009) Tyson Redenbarger (SBN 294424)
26	Anya N. Thepot (SBN 3184300)
27	
	STIPULATION AND [Proposed] Order to Consolidate Actions and Set Scheduling Deadlines

	Noorjahan Rahman (SBN 330572)
1	COTCHETT, PITRE & McCARTHY, LLP
2	San Francisco Airport Office Center 840 Malcolm Road, Suite 200
3	Burlingame, California 94010
3	Telephone: (650) 697-6000
4	Facsimile: (650) 697-0577
5	mmolumphy@cpmlegal.com
3	tredenbarger@cpmlegal.com athepot@cpmlegal.com
6	nrahman@cpmlegal.com
7	
.	Attorneys for Plaintiff in Johnston v. Zoom Video
8	Communications, Inc., Case No. 5:20-cv-02376-
9	LHK and Saint Paulus Lutheran Church v. Zoom Video Communications, Inc., No. 5:20-cv-03252-
	LHK
10	
11	_/s/ Timothy Gens
12	Timothy Gens
14	THE TECHNOLOGY LAW GROUP
13	774 Mays Blvd., Suite 10-506
14	Incline Village, NV 89451
14	Tel: (650) 380-2060 thg@tlawgroup.com
15	uig@uawgroup.com
16	Attorneys for Plaintiff in Gens v. Zoom Video
	Communications, Inc., Case No. 4:20-cv-03078-
17	LHK
18	
10	/s/ Norman E. Siegel
19	Norman E. Siegel (pro hac vice) J. Austin Moore (pro hac vice)
20	STUEVE SIEGEL HANSON LLP
21	460 Nichols Road, Suite 200
21	Kansas City, Missouri 64112
22	Telephone: (816) 714-7100
23	siegel@stuevesiegel.com moore@stuevesiegel.com
23	inoore@stuevesiegei.com
24	Jason S. Hartley (SBN 192514)
25	HARTLEY LLP
	101 West Broadway, Suite 820
26	San Diego, California 92101 Telephone: (619) 400-5822
27	Telephone. (017) 400-3022
	STIPULATION AND PROPOSED ORDER TO CONSOLIDATE ACTIONS AND SET SCHEDULING DEADLINES
28	CASE NO. 5-20 CV 02155 LHV

1	hartley@hartleyllp.com
2	Attorneys for Plaintiffs in Kondrat, et al. v. Zoom Video Communications, Inc., Case No 5:20-cv-
3	02520-LHK
4	/s/ Marie A. McCrary
5	Adam J. Gutride (SBN 181446)
6	Seth A. Safier (SBN 197427) Marie A. McCrary (SBN 262670)
7	GUTRIDE SAFIER LLP 100 Pine Street, Suite 1250
8	San Francisco, California 94111
9	Telephone: (415) 271-6469 Facsimile: (415) 449-6469
	adam@gutridesafier.com
10	seth@gutridesafier.com marie@gutridesafier.com
11	
12	Attorneys for Plaintiff in Lawton v. Zoom Video Communications, Inc., Case No. 5:20-cv-02592-
13	LHK
14	
15	<u>/s/ Tina Wolfson</u> Tina Wolfson (SBN 174806)
16	Theodore Maya (SBN 223242)
17	Bradley K. King (SBN 274399) Christopher E. Stiner (SBN 276033)
	AHDOOT & WOLFSON, PC
18	10728 Lindbrook Drive Los Angeles, California 90024-3102
19	Telephone: (310) 474-9111
20	Facsimile: (310) 474-8585 twolfson@ahdootwolfson.com
21	tmaya@ahdootwolfson.com bking@ahdootwolfson.com
22	cstiner@ahdootwolfson.com
23	Attorneys for Plaintiff in Jimenez v. Zoom Video
24	Communications, Inc., Case No. 5:20-cv-02591-
	LHK
25	
26	
27	
28	STIPULATION AND [PROPOSED] ORDER TO CONSOLIDATE ACTIONS AND SET SCHEDULING DEADLINES

1	
2	/s/ Rachele R. Byrd
_	Rachele R. Byrd (SBN 190634)
3	Brittany N. DeJong (SBN 258766)
	WOLF HALDENSTEIN ADLER
4	FREEMAN & HERZ LLP
_	750 B Street, Suite 1820
5	San Diego, California 92101
6	Telephone: (619) 239-4599
	Facsimile: (619) 234-4599
7	byrd@whafh.com
8	dejong@whafh.com
0	Matthew M Guiney*
9	Lydia Keaney Reynolds*
4.0	WOLF HALDENSTEIN ADLER
10	FREEMAN & HERZ LLP
11	270 Madison Avenue
11	New York, New York 10016
12	Telephone: (212) 545-4600
	Facsimile: (212) 545-4677
13	guiney@whafh.com
14	reynolds@whafh.com
4 -	Carl Malmstrom*
15	WOLF HALDENSTEIN ADLER
16	FREEMAN & HERZ LLC
10	111 W. Jackson St., Suite 1700
17	Chicago, Illinois 60604
	Telephone: (312) 984-0000
18	Facsimile: (212) 545-4653
19	malmstrom@whafh.com
	Attorneys for Plaintiff in Hartmann v. Zoom Video
20	Communications, Inc., Case No. 5:20-cv-02620-
21	LHK
22	/s/ Willem F. Jonckheer
23	Robert C. Schubert (SBN 62684)
23	Willem F. Jonckheer (SBN 178748)
24	Noah M. Schubert (SBN 278696)
	Kathryn Y. McCauley (SBN 265803)
25	SCHUBERT JONCKHEER & KOLBE LLP Three Embargedore Contant Suite 1650
26	Three Embarcadero Center, Suite 1650 San Francisco, California 94111
26	Telephone: (415) 788-4220
27	reiephone. (413) 700-4220
.	CHINH ATHON AND IDEODOCED ORDER TO COMOUND ATHE ACTIONS AND CONCOUNDING DESCRIPTION
28	STIPULATION AND [Proposed] Order to Consolidate Actions and Set Scheduling Deadlines

1	Facsimile: (415) 788-0161
	rschubert@sjk.law wjonckheer@sjk.law
2	nschubert@sjk.law
3	kmccauley@sjk.law
4	Christian Levis*
_	Henry Kusjanovic*
5	Amanda Fiorilla*
6	LOWEY DANNENBERG, P.C.
	44 South Broadway, Suite 1100
7	White Plains, New York 10601
0	Telephone: (914) 997-0500 Facsimile: (914) 997-0035
8	clevis@lowey.com
9	hkusjanovic@lowey.com
10	afiorilla@lowey.com
11	Anthony M. Christina*
11	LOWEY DANNENBERG, P.C.
12	One Tower Bridge
4.0	100 Front Street, Suite 520
13	West Conshohocken, Pennsylvania 19428
14	Telephone: (215) 399-4770
	Facsimile: (914) 997-0035 achristina@lowey.com
15	aciiiistiiia@iowcy.com
16	Attorneys for Plaintiff in Henry v. Zoom Video
	Communications, Inc., Case No. 5:20-cv-02691-
17	LHK
18	/ / IW:U - E - I - I I
19	/s/ Willem F. Jonckheer Robert C. Schubert (SBN 62684)
	Willem F. Jonckheer (SBN 178748)
20	Noah M. Schubert (SBN 278696)
21	Kathryn Y. McCauley (SBN 265803)
21	SCHÜBERT JONCKHEER & KOLBE LLE
22	Three Embarcadero Center, Suite 1650
22	San Francisco, California 94111
23	Telephone: (415) 788-4220
24	Facsimile: (415) 788-0161
	rschubert@sjk.law
25	wjonckheer@sjk.law nschubert@sjk.law
26	kmccauley@sjk.law
26	Kinccaulcy(@sjk.iaw
27	
28	STIPULATION AND [PROPOSED] ORDER TO CONSOLIDATE ACTIONS AND SET SCHEDULING DEADLINES

1	Attorneys for Plaintiff in Greenbaum v. Zoom Video Communications, Inc., Case No. 5:20-cv-02861-
2	LHK
3	
4	<u>/s/ Eric H. Gibbs</u> Eric H. Gibbs (SBN 178658)
5	Andre Mura (SBN 298541) Amanda M. Karl (SBN 301088))
6	Jeffrey Kosbie (SBN 305424) GIBBS LAW GROUP LLP
7	505 14th Street, Suite 1110
8	Oakland, California 94612 Telephone: (510) 350-9700
	Facsimile: (510) 350-9701
9	ehg@classlawgroup.com amm@classlawgroup.com
10	amin@classlawgroup.com
11	jbk@classlawgroup.com
12	Attorneys for Plaintiff in Simins v. Zoom Video
13	Communications, Inc., Case No. 5:20-cv-2893-LHK
14	/ / M
	<u>/s/ M. Anderson Berry</u> M. Anderson Berry (SBN 262879)
15	Leslie Guillon (SBN 222400)
16	CLAYEO C. ARNOLD
17	A PROFESSIONAL LAW CORP. 865 Howe Avenue
1 /	Sacramento, CA 95825
18	Telephone: (916) 777-7777
19	Facsimile: (916) 924-1829
	aberry@justice4you.com lguillon@justice4you.com
20	igumon@justice+you.com
21	John A. Yanchunis (pro hac vice)
22	Ryan J. McGee (pro hac vice)
22	MORGAN & MORGAN COMPLEX LITIGATION GROUP
23	201 N. Franklin St., 7th Floor
24	Tampa, Florida 33602
27	Telephone: (813) 223-5505
25	Facsimile: (813) 223-5402 JYanchunis@ForThePeople.com
26	RMcGee@ForThePeople.com
	KReddy@ForThePeople.com
27	
28	STIPULATION AND [PROPOSED] ORDER TO CONSOLIDATE ACTIONS AND SET SCHEDULING DEADLINES

1	Attorneys for Plaintiffs in Buxbaum, et al. v. Zoom Video Communications, Inc., Case No. 5:20-cv-
2	02939-LHK
3	_/s/ Dennis Stewart
4	Dennis Stewart (SBN 99152)
5	GUSTAFSON GLUEK PLLC 600 B Street, Suite 1700
6	San Diego, California 92101
	Telephone: (612) 333-8844 Facsimile: (612) 339-6622
7	dstewart@gustafsongluek.com
8	
9	Garret D. Blanchfield (<i>pro hac vice</i>) Roberta A. Yard (<i>pro hac vice</i>)
10	REINHARDT WENDORF &
	BLANCHFIELD 332 Minnesota Street, Suite W-1050
11	St. Paul, Minnesota 55101
12	Telephone: (651) 287-2100
13	Facsimile: (651) 287-2103 g.blanchfield@rwblawfirm.com
14	r.yard@rwblawfirm.com
	Attorneys for Plaintiff in Kirpekar v. Zoom Video
15	Communications, Inc., Case No. 5:20-cv-03042-
16	LHK
17	*pro hac vice applications forthcoming
18	/s/ Michael G. Rhodes
19	Michael G. Rhodes (SBN 116127)
20	Travis LeBlanc (SBN 251097)
	Kathleen R. Hartnett (SBN 314267) Danielle C. Pierre (SBN 300567)
21	Joseph D. Mornin (SBN 307766)
22	Evan G. Slovak (SBN 319409) COOLEY LLP
23	101 California Street, 5th Floor
24	San Francisco, California 94111-5800
	Telephone: (415) 693 2000 Facsimile: (415) 693 2222
25	rhodesmg@cooley.com
26	tleblanc@cooley.com khartnett@cooley.com
27	

Case 5:20-cv-02155-LHK Document 62 Filed 05/28/20 Page 18 of 18

dpierre@cooley.com jmornin@cooley.com eslovak@cooley.com Attorneys for Defendant Zoom Video Communications, Inc. **[PROPOSED]** ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED Date: <u>May 28, 2020</u> United States District Judge